## PUBLIC LAW **104-191—AUG. 21, 1996 110** STAT. **2019**

place where the subpoena for the production of such records served. "(4) Witnesses summoned under this section shall paid same fees and mileage that are paid witnesses in the of courts the United States "(b) SERVICE—A subpoena issued under this section mav he served by any person who is at least 18 years of and designated in the subpoena to serve it. Service person may be made by personal delivery of the subnoena t.o Service mav be made upon a domestic or foreign corporation upon a partnership or other unincorporated association which subject to suit under a common name, by delivering subpoena to an officer, to a managing or general agent, or to other agent authorized by appointment or law to receive service Ωt process. The affidavit of the person serving the subboena entered on a true copy thereof by the person serving it shall proof of service. "(c) ENFORCEMENT.—In the case of contumacy by refusal to obey a subpoena issued to any person, the Attornev General may invoke the aid of any court of the United States within iurisdiction of which the investigation is carried on which the subpoenaed person\_is an inhabitant. or in ho carries on business or may be found, to compel compliance the with subnoena. The court may issue an order requiring the subpoenaed person to appear before the Attorney General to produce records. if so ordered, or to give testimony concerning the production authentication of such records. Any failure to obey order the the court may be punished by the court as a contempt thereof All process in any such case may be served in any district iudicial in which such person may be found.
(d) IMMUNITY FROM CIVII. I.IABII.ITY -Notwithstanding Federal. State, or local law, any person, including officers. agents. and emplovees, receiving a summons under this who section. plies in good faith with the summons and thus produces the rials sought, shall not be liable in any court of any orUnited States to any customer or other person for production

or for nondisclosure of that production to the

customer.

"(e) LIMITATION ON USE.—(1) Health information about. individual that is disclosed under this section may be used not in, or disclosed to any person for use in, any administrative. civil. or criminal action or investigation directed against the individual who is the subject of the information unless the investigation arises out of and is directly related to receipt health or payment for health care or action involving a fraudulent claim health: or if authorized related to hv an appropriate order of a court of competent jurisdiction. granted after application showing good cause therefor.

"(2) In assessing good cause, the court shall weigh the public interest and the need for disclosure against the iniury to the patient, to the physician-patient relationship, and to the

treatment services.

"(3) Upon the granting of such order, the court, in determining the extent to which any disclosure of all or any part of any record is necessary, shall impose appropriate safeguards against unauthorized disclosure."

(h) CLERICAL AMENDMENT—The table of sections at the hearinning of chanter 223 of title 18, United States Code, is amended